## Legal Notices.

## SHERIFF'S SALE.

In the Circuit Court of the State of Ore gon, for the County of Clackamas Sellwood Land and Insprovement Co. (a cor-

poration). Plaintiff. John F. Broetje, Marie Broetje, Heien L. Stratton, Creed W. Stratton, Carroll E. Stratton Loyd Stratton, Milton L. R.B. Stration, John B. Cletand, W A. Cleland, N. Simmonson and Fred Strong, Defendants.

STATE OF OREGON

COUNTY OF CLACKAMAN 88 By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated the 5th day of December, 1901, upon a judgment rendered and entered in said Court on the 12th day of November, 1901, in favor of the Sellwood Land and Improve ment Company, plaintiff, and against John and Marie Broeijs, netendants, for the sum of \$2925 00 with interest thereon at the rate of 8 per cent per annum from the 1st day of May, 1893, less \$80 00 paid on the 24th day of November, 1893, \$100 00 paid on the 39th day of June, 1894, \$70,00 paid on the 5th day of September, 1894, and \$75 00 paid on the 8th day of November, 1895, and the further sum of \$150.00 as attorney's fee, and the further sum of \$5.00 costs and disbursements, and the costs of and upon this wrst, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon to-wit:

That piece or Parcel of property described beginning at a point in the division line between the North and South balves of the George Crow Donation Leanst Claim which is twenty-eight chains and eighty-five links West of where the said division line inter-sects the East line of said claim; thence South to the North line of the forty acre tract set apart by decree to Louisa Jane Bunnell; thence Eisterly along said North fine of the thirty acre tract set apart by de-cree to J. J. Crow to the East line of the said George Crow Donation Land Claim; thence northerly along the said East line of said Claim to a point which is 685 66 feet moutherly where the division line between the North and South naif of said George Crow Donation Land Claim is intersected by the East line thereof; theree West 116 10 feet to the center of the County road; theree northerly along the center of the said County road to a point where the same in-tersects the dividing time between the north and south halves of said Donation Land Claim; thence westerly along the said divi ding line to the place of beginning. Situated in the County of Clackamas, and State of Oregon, and containing twenty seven acres more or less, to be sold first and the pro-ceeds thereof to be applied as tollows:

1st. To the expense of said sale and to the costs and disbursements of this suit In the payment of such Judgment as may be recovered in this suit.

3:d The balance if any may be disposed

3rd. The balance if any may be disposed of as the Court may be advised and direct. But if the proceeds of the said safe of the property above described be not sufficient to satisfy the Judgment for the amount herein granted, then the following real property which is a portion of the real property set out and described in the Morigage set forth in the complaint be sold, to-wit:

Commencing at an iron stake at the northeast corner of the thirty are tract of land owned by John F. Broetje, said point being the Easterly point of the division and between the husband's and wife's halfs of the George Crow Donation Land Claim, and also the Southeast corner of the land now owned by Ham a Sch of the land now owned by Ham a Sch of the land now owned by Hammer Schroder: thence South fifty two minutes East, tracing the East line of the George Crow Donation LanceClaim 685.66 feet to an iron stake; thence West County road as now laid out; thence North erly along the center of said County road to an iron stake at the division line between the husband s and wife's haif of the said Crow D L C.; thence Easterly along the said division line of the said Donation Land. Claim 281.36 feet more or less to the place of beginning, containing 3 06 acres more or less. The proceeds from the sale thereof to be applied in like manner as specified herein for the application of the proceeds from the sale of the fi st described parcel of real property herein.

Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the

25 TH DAY OF JANUARY, 1902; at the hour of 1:30 o'clock, p m, at the the City of Oregon City, in said County and State, sell at public anothen, subject to re demption, to the highest bidder, for U. S. gold colo cash in band, all the right, title and interest which the within named de-fendants or either of them, had on the date of the morrgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judg ment order, decree, interest, costs and all accruing costs,

Sheriff of Clackamas County, Oregon Dated, Oregon City, Ore., Dec. 7th, 1901.

# Notice for Publication

Timber Land, Act June 3, 1878. United States Land Office, Oregon City,

Oregon, Dec. 2, 1901. Notice is hereby given that in compliance with the provisions of the act of congress of Jane 3 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1862.

FRED S. MORRIS,

of Portland, county of Multnomah, state of Oregon, has this day fired in this office his sworn statement No. 5502, for the purchase of the SEM of section No. 12, in Township No. 4 South, Range No. 4 East, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Oregon City. Oregon, on Wednessay, the 19th day of February, 19-2.

He names as witnesses:
H. Esperson, of Currinsville, Oregon; Geo I. Brown, of Portland, Oregon; Joseph Green, of Suringwater, Oregon; John Epperson, of Keiso, Oregon.

Any and all persons chatming adversely the above-described lands are requested to file their claims in this office on or before tablish his claim to want land before the

flie their claims in this office on or before said 19.h day of February, 1962.

CHAS. B. MOORES,



#### Summons

In the Circuit Court of the State of Oregon, for the County of Clackamas, Thomas Wike and Stella Wike, his wife,

Plaintiffs.

Arthur Orr, Belle Orr Dudley, Julia Conaghan, Edwin Orr and Lillian Orr, his wife, Theresa Orr Arstill and Ambrose Ar-still, her husband, Mary

Defendants To Arthur Orr, Belle Orr Dudley, Julia Connghan, Edwin Orr, and Lillian Orr, his wife, Theresa Orr Arstill, Ambrose Arstill, her husband, Mary Anderson, and each of you said defendants:

In the name of the State of Oregon:—You are hereby required to appear and answer the complaint file: spainst you in the above entitleir smit on or before the 17th day of January 1962, the last day prescribed in the order for publication and six weeks from the day of publication hereof, which is December 6th 1901, and you will take notice that if you fail to so appear and answer the complaint filed against you herein on or before raid 17th day of January, 1802, the plaintiffs will apply to the Court for the relief prayed for in the complaint herein, to wit: "For a decree foreclosing the mortgage set out in the complaint upon the following premises, to wit: The south half of the north-In the name of the State of Oregon :- You premises, to wit: The south half of the north-west quarter of the north west quarter of sec-tion 31 in township two (2) south of range three (3) east of the Willamette Meridian, in Clackamas County, Oregon, and for the sale of the said premises therein set out by the sheriff of Clackamas County Oregon, accord-ing to law and the practice of this court; that the proce ds of said sale may be applied in payment of the amount due to the plaintiffs and that said defendants and all persons claiming under them, subsequent to the execution of said mortgage upon said premises, in any capacity whatsoever, may be parred and foreclosed of all rights or claim

in said premises and every part thereof.

That plaintiffs or any other party to this suit may become a purchaser at said sale; that the sheriff execute a deed to the pur-chaser; that the purchaser be let into possession of the premises upon production or the sheriff's certificate of sale." And for such other and further relief as shall be

meet and equitable in the premises.

This summous is published by order of the Hon. Thos. F. Ryan, Judge of the County Court of Chackanas County, Oreson, upon application of the prantitle herein, which order is they made and entered December 3rd, 1901. tered December 3rd, 1901.

HEDGES & GRIFFITH and W GWILT, Attorneys for Plaintiffs.

### SUMMONS.

In the Circuit Court of the State of Ore gon, for the County of Clackamas. J. T. Apperson, pitf.

T. L. Charman, Trustre Kate L. Charman, A. S. Dresser, Mary Convers, Edward B. Harris, Clackaneas Abstract & Trus Co., a corporation, A. W. Cheney, Bertha M. Sum-ner, E. J. McKittrick, Micnael Micnael M. A. J. G. Mack, James W. Part-tow, Louis H. Wasserman, George Morris, Mrs. C. B. Johann, W. H. Dobyns, D. C. Fed-ford, Samuel Graham, W. E. Goss, Mary George, D. J. Switzer, David Turney, Sarah George, A. H. George, Edwin Coffins, John Vinney, L. LeManieu, Maria Soin taffer, Catherine Burk-holder, McMinaville Coltege, a corporation, Fiora Rice, Emelie C. Shaw, J. P. Shaw, W. J. Rauch, defendants.

To Edward B Harris, Michael Minarik, C. B. Johann, D. C. Tenford, Samuel Gra bam, W. E. Goss, Mary George, Juhn Vinney Maria Shintaffer, Fiora Rice, defendants

In the name of the State of Oregon: You ar hereby required to appear and answer the complaint filed against you in the above entitled suit, on or be ore Monday the 6th day of January 1902, and if you tall to sua decree against you for the relief demantica in the complaint, to wit :- that you and each of you and all persons claiming under you or each of you, either as purchasers, incombrancers or otherwise, may be barred and foreclosed of all rights, claim or equity of redemption in the following described eal estate situate in Cinckamas County, Oregon, to wit:-Beginning at a point 6.79 chains North and 22 minutes West from the South West corner of the Donatton Land Claim of Wil-

dam Holmes and wife in Tp. 38., R. 2 E. of the Widamette Meridian; running thence North 89 degrees 12 minutes East parallel with the South boundary of said claim 25.93 chains; thence North 13.19 chains to a stone; Dence West 16 20 chains to a stone; thence North 9.58 chains to a stone; thence South 86 degrees West 9 75 chains to a stone on the West boundary of said claim; thence North 22 minutes West 13 55 chains to minutes East 8 56 chains to the line be twe n Townships two and three South; thence Weston Township ine 1. O chain to claim line; thence North 28 decrees East on claim line 5 25 chains to the most Southerly corner of a tract of land deeded by Archicorner of a tract of land desced by Archi-bal-i McKinley and wife to David McLaughiin found recorded on pages 256 and 257 of Book "C" of records of ceeds for said County and State; thence North 65 degrees 30 min-utes Wes on Southerly line of sain Mc-Laughim tract to the top of the first main built; thence South Westerly with the Le-anders of said bluff to the intersection of the same with the Township line; thence West on and Township line to the intersection of the same win the South westerly boundary line of sain McKinley cain; thence south 45 negrees & a ton craim line to the most Northerly corner of a tract of and deeded by A. F. Hedges a d wife to J. T. Apperson by deed found recorded on pages 356 of Book "N" of deeds for said County and State; thence South 16 degrees West 18.82 chains to a stone on the South boundary line of the said Hedges claim; thence East or claim line 17.18 chains to a point; thence North 3.17 chains to a point on the McKinley claim line; thence East to a point on the West boundary line o) said Holmes claim; thence South to the

place of beginning, containing 230 acres more or less.

And that the plaint-ff may have such other or further relief in the premises as to this Court may seem meet and equitable. This summons is published by order of Hon. Thomas A. McBride, Judge of the Circut Court of the State of Oregon for the

County of Clarkamas, made in over Court on the 15th day of November, 1991. The first publication of this summons is made on the 22nd day of November, 1901 H E CROSS,

- Attorney for Plaintiff.

# LYON'S French Periodical Drops

Strictly vegetable, perfectly harmless, sure to accomplish DESIRED RESULTS. Greatest known female remedy.

CAUTION Beware of counterfeits and initiations. The genuine is put up only in paster to with fac-simile signature on side of the bottle, thus:

Bend for Circular to WILLIAMS MFG. CO., Sole Agents, Cieveland. Obto.

The Enterprise \$1.50 per year.

#### SUMMONS

In the Circuit Court of the State of O egon within and for the County of Clackamas. Samuel B. Rowan, Pitt.

Gratia Rowan, Deft. Suit for divorce. To Gratia Rowan, the above named defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Friday the 10th day of January, 1902, following the expiration of six weeks publication of this sum-

This suit is brought to obtain a decree of divorce between you and the plaintiff and awarding to the plaintiff the custody of your minor child, Eddie L. R.wan; and you are hereby notified that if you fall to appear and answer the said compaint as above required the plaintiff will apply to the court for the relief herein prayed.

This summona is published by order of Hon. Thomas A. McBride, Judge of said court, made the 21st day of Nov. 1901.

Date of first publication Nov. 29th, 1901.

U'REN & SCHUEBEL,

Attorneys for Plaintiff. This suit is brought to obtain a decree of

#### Summons.

In the Circuit Court of the State of Oregon, for the County of Clackamas. Mae Edwards, Pitff.

Charles Edwards, Deft. To Charles Edwards, defendant above

named:-In the name of the State of Oregon, are hereby commanded to appear and answer the complaint filed berein against you in the above entitled suit, on or before the time prescribed in the order for the publication of summons to-wit; on or before six weeks after the first publication thereof, and if you tail so to appear and answer said complaint, for want thereof, the plaintiff will apply to the cour-for me relief in her complaint, prayed for, and for a decree dissolving the bonds of matrimory existing between the plaintiff and defendant, and for such other relief as

may seem just and equitable.

The date of the first publication of this summons is November 15th, 1801, and this summons is published pursuant to an order made and entered by the circuit court of the State of Oregon for Clackamas County, Hon. Thomas A. McBride, judge, on the Lith day of November, 190t GEORGE C. STOUT.

Attorney for plaintiff,

## SUMMONS.

In the Circuit Court of the State of Oregon for Ciackamas County Alkergaine Stricklin, Pinintiff.

Laura Githens, John Githens, Albert Strick-lin and Elia Stricklin, Defendants.

To Albert Stricklin and Ella Stricklin: In the name of the State of Oregon: You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the first day of February, 1909 the first day of February, 1902, and if you tail to appear and answer, plaintiff will apply to the court for the relief demanded in the said compinint, to wit: for a decree-against you and each of you, that a certain deed heretofore executed by Randolph breathing of poisonous fumes and games Stricklin to plaintiff herein, on the 23rd day are the shortest lived," said a promiof October, 1808, he reformed and corrected so as to conform to the agreements and in tentions of the parties thereto, and decree ing that it was the intention of said Ran-dolob Stricklin to convey to plaintiff by said deed, the tract of land described as follows, to wit:

The East half of the North West quarter of the North West quarter, and the West half of the North Bast quarter of the North West quarter of the North West quarter of sec. 14. T. 48 R. 3 E of the Williamette meridian, in Clackamas County, Oregon, containing forty acres more or less: And that plaintiff is the owner in fee simple of the same; for her costs and disburse ments herein and for such other and fur-

ther relief as the court may deem meet This summons is served on the defendants, Albert Stricklin and Ella Stricklin, by publication once a week, for a period of ocessive weeks, prior to the first day of February, 1902, in accordance with the or-der of the Hon. Thomas A. McBride, Judge of the above entitled court, made and entered therein, on the 17th day of December,

December 20th, 1901. The date of the first publication being

Attorney for Plaintiff.

# Notice to Creditors.

Notice is hereby given that the under signed has been duly appointed by the county court of the State of Oregon for Cisckamas county, administratrix of the es-tate of Edwin 8. McClincy All ser-ons having claims against said estate are hereby required to present the same to me properly verified, as by law required, at my resi-dence at Wilsonville, Oregon, within six

Dated December 4 1901.

Administratrix of the estate of Esiwin 8. McClincy, deceased.

# NOTICE.

Notice is hereby given that the undersigned has been duly appointed execu-trix of the last will and testament of Cyrns Jones, deceased, and any and all persons having claims against the said estate must present them to the undersigned, at her farm near Marquam, O., or at the office of my attorneys, Dimick dime, and when I asked him to share & Eastham, in Oregon City, Oregon, on it with me he abused me like a pick-or before the expiration of six weeks pocket,-- Roston Transcript. from the date of this notice,

CAROLINE E. JONES, Executrix. D mick & Eastham,

Attys. for Executrix Dated December 12, 1901

# City Treasurer's Notice.

Notice is hereby given that I have easury of Oregon City to pay all outanding general fund warrants endorsed pri r to January 5, 1900. All ontstandng Road Fund Warrants, Ail Water Fund warrants endorsed prior to Nov. 15, 1901, excepting warrants No. 2051. Interest will cease on above described

warrants from the date of this notice. LINN E. JONES, City Treasurer.

Oregon City, Oregon, Dec 20, 1901.

Information regarding Civil Service Examinations, Pensions, Patents, Boun-Govt. Documents procured. Three large | - Boston Transcript. libraries located here.

National Information Bureau, 612 14th St., N. W., Washington, D. C.

The Mistake of the Polar Bear.

Nordenskjold found that the white bears generally went through a long performance of stalking his sailors, clearly on the mistaken conclusion that they were seals. As the men were clothed partly in scalskin, it was a very natural mistake. But the interest of the story lies in the generalization made by the bear. The bear said:

"There are two or three seals, one standing up on its flippers in a very unusual way. I will therefore stalk them unseen as long as I can and when they see me pretend to be doing

something else." So the men, with their guns and

-Spectator.

lances, who wanted to shoot the bear had the pleasure of seeing him carefully crawling behind rocks and ice hummocks, making long detours this way and that and every now and then clambering up a rock and peeping cautionsly over to see if the seals had gone. On the open snow the bear would saunter off in another direction and then, falling flat, push himself along on his belly, with his great front paws covering his black muzzle, the only thing not matching the snow about him. Just as the bear thought he had got his "seal" the latter fired and shot him, a victim of false analogy.

Norwegian Hotel Fire Escapes.

Nor do Norwegian hotels themselves console you. Built of wood, their chief merit lies in the fire escape, which is to be found in the chief room upon every landing. At Visnes I spent a happy night answering the questions of nervous travelers who came from hour to hour to see if the fire escape in my room was working properly. Angry assurances were powerless to convince timid if ancient ladies. Did I really think the rope would work? Was there any dauger? Had I tried the contrivance myself? Excellent souls! As if the printed notice were not enough!

Ah, that printed notice! I have a copy of it by me as I write. It is the complete instruction in English to the traveler threatened by fire in a wooden hotel in Norway. Let me give it you as I found it:

"Fire escape to throw out the window.

"The picited snotter shall be found in every room.

"To increase the hurry let down the body one by one until all shall be left. "N. B .- The cord shall put out the ground from the shoulder thereunder." -London Mail.

Florists' Lives Are Short.

"It is commonly supposed that the men who work in the mines or those whose occupations necessitate the nent physician. "This is a mistake, and it will surprise many to learn that the highest death rate is found among a class who breathe in the sweetest odors-florists.

"The reason is a simple one. The florist lives at once in the torrid and the frigid zone. From a greenhouse atmosphere of nearly 100 degrees in the winter months he must step out into one that is pearly always below point and often below zero. In summer be has change to encounter, too, as in the spring and fall. By force of hab-It he grows careless and often works without his coat in the hot, artificial atmosphere, and this increases the dangers to which he is exposed. Lungs and throat and stomach diseases, as well as rheumatism, find in the florist the least resistance."-Galveston News.

The Change In the Tenderfoot. "This is a remarkably benithy climate, they say," said the easterner.

"You're right thar," said Arizona Al. P'r instance, not long ago a tenderfoot with a weak chest an' a pale face dropped inter the Miners' Delight, called me a liar an' o' course I had to clean up. Bout two months after a big sunburnt cowboy stopped me on the street, wiped the earth up with me an' slammed me up in a tree to reenperate. Same feller Best climate in the world, pard." -Indianapolis Sun.

Too Small to Share. Barnes-Yes, I guess it is true that it

is the little things that count. Howes-So you have come to that conclusion, have you?

Barnes-Yes. You see, I was walking with Tedworth, and he said if he should find a million dollars be'd give me half. Presently he picked up a

Cleaning Light Fur.

One who says she has tried it recom mends naphtha for cleaning light fur. She says: Pour naphtha over the fur, then fluff and put the article until the soil has been worked out, and when this is done press the naphtha out by drawing the hand firmly over the fur. sufficient funds on hand in the city Then shake and hang in the air to dry. Be careful of fire,

> Willy Costigan. Casey-Costigan got bis life insured for tip cints. Conroy-How was that?

Casey-He borrowed tin cints av th' foreman, and the foreman won't put him on a dangerous job as long as he owes him tin cints!-Puck.

His Embarensament. Brackett-They say you are financial-

ly embarrassed. Do you owe a very large amount?

Crackett-I don't owe anything, but ties, Trade-Marks, Copyrights, Mail there are several people who owe me, Routes, Govt. Supplies, Public Lands, and I haven't the courage to ask for it.

> In 1658 Captain Thomas Clarke, in company with John Wluthrop and others, put in operation an "iron worke" at New Haven, Conn. This enterprise embraced a blast furnace and a refinery forge.

Ideas of News.

Justice John M. Harlan of the United State supreme court, when a practicing lawyer in Louisville, once tried wis and at newspaper work, taking the place of a personal friend, then editor of the Louisville Commercial. The justice got along all right writing editorinis, but had ideas as to news that were at variance with those of the city edi-

One of the reporters had written a elever account of a man who had fallen from the fourth story of a building and escaped without serious injury. made a story of about a column in length. With a proof of the article in his hand the temporary editor came to the city editor and said:

"Mr. Smith, please have this story cut down. I can't see anything in it that makes it worth that space."

"But it's the 'star' story of the day, Mr. Barlan," groped the astonished news man. "I think it's a remarkable story and well worth all the space giv-

"I don't," said Justice Harlan. "If a man had jumped up four stories, it would certainly have been remarkable, but even a fool could fall down four you have to possess twenty are penstories, or half a dozen, for that matter."-New York Times.

The Driver's Point of View.

The hotel coach was filled with a rowd of happy, jubilant visitors, and the horses toiled splendidly up the hills. As each eminence was reached and at every turn in the road the crowd would burst forth into cries of wonder and delight at the magnificent scenes which burst upon their view. The mountain jobu alone preserved a dignity and silence which rather awed the others. At length, after a particularly lovely view had been passed, one of the guests at the driver's left hand remarked:

"You don't seem to take much interest in the scenery. No doubt it's an old story to you."

The driver shook his head, "No, that's not if," be answered. "I just don't care." Then he leaned a little closer and whispered: "But I knows just how you folks must feel. You all come from a long distance just to see things, and you're bound to enjoy it In such limited amounts that the house anyhow so as to get your money's worth and not feel as though you was. chentin' yourselves. Oh," said this driver in a superior tone, "I don't mind

it when I understand how 'tis."-Lestie's Weekly.

The Tugboat Captain. A tug ing hard by, and the captain added his bit to my sociological noeturne, as I sat in the pilot house and peered out on the water, where red lights and green lights, with many of yellow and white, dripped zigzag fashion down from the wharfs and ships.

Where do you sleep?" questioned L. "Why, here," he replied, "in this very pllot house on that nice fluffy bunk you're a-settin' on; an' sometimes I sleep at that wheel, a-steerin' this boat, sir. Can't be helped, sir. The hours we work would stave in a trained nurse an' send a sentinel to be shot. Why, energies to showing that the practice man, I've seed the time when I've stuck is not one that is likely to be conducte by that wheel twenty grim hours at a to digestion, to proper bodily nourish-And when you read in the paper about | soon tires of merely eating, and, if he is towin' a big propeller clean through a not of a literary turn of mind, his tenddock or jammin' her into her next door ency is to hurry through his meals to neighbor for keeps don't you say us tug | escape from his loneliness into the sofolks are Johnnie Raws. Just say we're | clery of his fellow men. Hereia, it is worked and worked till we sleep at the | held, lies a danger to health. wheel. For that's God's truth, sir."-Atlantic.

Held by Etiquette.

When Dom Pedro, then emperor of Brazil, was entertained at the White House, he had been told by a confused senator that it would be expected that he, the emperor, should be the last of the guests to depart.

The president's wife, however, informed her other guests that they would be expected to follow, not precede, the royal party in leaving the house.

The result was that no one dared to go for fear of a brench of etiquette, But at 3 o'clock in the morning a tired woman pretended illness, and the dead lock was broken.

Great is etiquette, but common sense is sometimes allowable,

A Curlous Barometer.

A curious barometer is said to be used by the remnant of the Araucanian race which inhabits the southernmost province of Chile. It consists of the castoff shell of a crab. The dead shell is white in fair, dry weather, but the approach of a moist atmosphere is indiented by the appearance of small red spots. As the moisture in the air increases the shell becomes entirely red and remains so throughout the rainy

A Wise Prophet.

"On the whole," said the aged weather prophet, "I have found that the safest course is to predict bad weather." "Why?" naked the neophyte.

"Because people are much more ready to forgive you if the prediction does not come true."

Her Size.

Young Man-I want an engagement ring.

Jeweler-Yes, sir; about what size? "I don't know exactly, but she can twist me round her finger, if that is any guide."

Partly Accounted For, Bizzer-Where does that man Flim-

mer get all his money? Buzzer-Well, I loaned him five dotlars two years ago. - Ohio State Jourpal.

It is claimed that dentistry prolongs life. As has been said of matrimony, it certainly makes it seem longer.-Louisville Courier Journal.

No man can build character by trying to raze that of others,-Nashville Banner.

Change to Change a Quarter, "How much does it take to change a

quarter?" asked the bartender, "Twenty-five cents, ch? Not on your life, it takes seventy cents to do the trick How many ways do you suppose a quarter dollar can be changed? Just exactly eleven. A fellow of limited means may like the jingle of coin in his clothes. In that event you can give him twenty-five pennies or twenty pennies and one nickel. He may like to have a little sprinkling of silver in his clothes, and you can accommodate him with fifteen pennies and a dime or ten pennies, a dime and a nicket.

"If he prefers to have change handy for a beer and a ear fare, why, tifteen pennies and two ulchels will him up, and if he wanes a cigar in abilition, besides having a little stock of each in his jeans, give him ten pennies and three nickels. That makes six ways. Now, then, a fellow with a quarter can trade it off for five pennies and two dimes, five pennies and four nickels, two dimes and one nickel, one dime and three nickels or five nickels, just as he prefers. And to accommodate him in any way that he might select nies, two dimes and five nickels serenty cents in all."-Philadelphia Record.

Pound Poulishness.

One of the commonest forms of pond foolishness is countenanced by many high authorities. This is the purchase of certain bousehold provisions in large quantities. Few writers on domestic topics fall to lay stress upon the economy of buying groceries in bulk. That sugar and flour, potatoes and apples should be bought by the half or whole barrel, cereals by the case, butter by the tub and other things in like proportion is one of the early precepts in the Young Housekeeper's Complete Guide to Domestic Economy."

The ignorant young things buy the provisions first and the experience ofterward. The flour grows musty, the cerenis develop weevils, the pointees and apples rot long before they can be eaten, and the cook exercises a lavishness in the use of the butter and sugar she would never show were they bought keeper could hold close watch over them. Even after these events the young mistress feels as if she were absolutely reckless and no manager at all when she so far departs from household law as to buy food in small quantities.-Independent.

Loueliness and Bealth.

A medical journal has of late been discoursing on the indigestion of lane liness. By this title is meant to be indicated the disorders of digestion which are believed to follow the practice of taking one's meals in solitary state, The topic is by no means an uninteresting one. Thousands of men and wemen living alone are compelled to take their meals for the most part without company. Week to and week out they feed themselves without a soul to tak to, and the medical journal devotes its tretch. Once it was forty-two hours, ment or to health. The solitary man

Discovery of Coal in Wales. During the reign of Henry VIII. many attempts were made to discover conl in north Wales, and a Shrewsbury man, named Richard Gardner, was the only person who succeeded. The old records read: "He attemptyd and put into proofe to fynde out coles about the town (Shrewsbury) in soondry placys, and in one place especiali callyd Ematine Haye, hard by the sayd towns, be found by his great dyligence and troball great store of see cole, the which is lyke to come much commoditie bothe to the riche and poore, that he is not only worthy of commendacon and mayntenance, but also to be had in re-

membrance for ever."-Cardiff Western Mail. The Russian Climate.

The Russians count upon their climate as one means of defense, as it was when Napoleon invaded Russia. Their troops are accordingly trained in winter maneuvers, including leading a battery, with its war transport and material complete, upon sleighs, moring it for some distance over a difficult. snow covered country and bringing it into action again.

A Curtons Enting Custom. The Dyaks divide in pairs when the hour arrives for taking food, the father and mother at one platter, two sisters at one and still two brothers at anoth-When the family is not equally divided as to sex, a brother and sister may eat together, but this must always be the youngest and oldest of the

Her Pet Name.

family.

"Ah!" he sighed after she had biashingly whispered "Yes" in his boson. "My own Mehitabel! Oh, that name! so formal! Surely your friends use some shorter one, some pet name," "Well," she murmured, "the girls at boarding school used to call me Plekles."-Philadelphia Press.

His Mistake. "What curious mistakes men make sometimes! I've Just been reading for Instance, that Columbus Imagined that be had discovered the Indies." "Ah, I made a worse mistake than

that! When I married my wife, I

thought I'd discovered paradise!" Candid.

Miss Alma-When did you become acquainted with your wife, declar! Doctor-After the wedding.-Heitere

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